

who contributed greatly to the arts, education, and business community throughout southwest Virginia.

Among the many civic leadership roles held during his lifetime, Mr. Porterfield served on the Virginia Council on Higher Education, was president of the Taubman Museum of Art, and the Roanoke Valley Chamber of Commerce in addition to being chairman of both the Roanoke Valley Business Council and the United Way of Roanoke Valley.

Mr. Porterfield believed in Roanoke's potential and knew that the Star City could play a pivotal role in cultural development. As a veteran, a Roanoke native, and an innate leader, Mr. Porterfield believed that it was his life's purpose to serve others and his community.

I am grateful for the commitment and passion Bittle Porterfield had for the Roanoke Valley and wish to extend my deepest sympathies to his family for their loss. May they find peace in knowing that his legacy of service will live on through the countless lives he touched.

CALLING ATTENTION TO LYME DISEASE

(Mr. DELGADO asked and was given permission to address the House for 1 minute.)

Mr. DELGADO. Madam Speaker, I rise today to call attention to an urgent issue in upstate New York. Lyme and tick-borne diseases are deeply prevalent in my district, New York 19, and across the country.

From 2007 to 2017, Lyme disease cases rose by 78 percent in my district. Approximately half of adult deer ticks in the State carry the bacteria that causes Lyme disease. We should be doing all we can to address this and invest in more effective ways to both diagnose and treat this disease.

That is why this week, I, along with fellow members of the bipartisan Lyme Disease Caucus, introduced legislation to supplement congressionally appropriated funding for research with the Stamp Out Lyme Disease Act. Our bill would create a postage stamp to raise awareness about the disease and directly support medical research to treat and cure tick-borne illnesses.

I urge the House to take up this legislation and move us closer to a cure.

RECOGNIZING THE REPEAL OF PROHIBITION

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Madam Speaker, I rise today to recognize the repeal of prohibition. On this day in 1933, the 21st Amendment was ratified, ending the prohibition of alcohol.

Today, throughout Pennsylvania, breweries, wineries, and distilleries

have become one of the Commonwealth's fastest growing industries, and quite frankly, agri-businesses. Pennsylvania is home to more than 300 wineries, which produce more than 1.6 million gallons of wine each year. This equates to roughly \$1.4 billion in economic impact.

Recently, Woody Lodge Winery, a disabled veteran and female-owned business from Cambria County, racked up six awards at the Atlantic Seaboard Wine Association competition, including two best-in-category awards.

The craft beer industry is also booming. Each year, craft brewers pump nearly \$6 billion into Pennsylvania's economy and are responsible for more than 100,000 jobs and generate \$2.2 billion in wages. For the past three years, Pennsylvania has been the number one producer of craft beer in the Nation.

As we look back on 13 long years of prohibition in this country, let's raise a glass to how far we have come in the 86 years since.

THE AMERICAN PEOPLE STAND BEHIND THE INTERNATIONAL FIGHT TO COMBAT CLIMATE CHANGE

(Ms. BROWNLEY of California asked and was given permission to address the House for 1 minute.)

Ms. BROWNLEY of California. Madam Speaker, this past week I had the privilege to join Speaker PELOSI and several of my colleagues at the 2019 United Nations Framework Convention on Climate Change in Madrid, commonly known as COP25.

Our visit sent a message: No matter what the current President says or does, the American people stand behind the international fight to combat climate change. We are still in.

Our only chance to stop the climate crisis is for the entire world to come together on solutions to stop pollution, protect public health, and build a clean energy economy. I was greatly encouraged and reinvigorated by the world leaders I met in Madrid who were deeply passionate and understand the urgency in finding ways forward on this global crisis.

I pledge to bring that passion back to the House as a member of the Select Committee on the Climate Crisis as we continue our work to put together an action plan for both Congress and our country.

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HONORING MAHANTONGO VALLEY FARM FOR WHITE HOUSE CHRISTMAS TREE

(Mr. MEUSER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. MEUSER. Madam Speaker, I rise today to honor Mahantongo Valley Farm owners Larry and Joanne Snyder, who reside in Pennsylvania's

Ninth District and whose farm is located in Schuylkill and Northumberland Counties.

One of their beautiful Christmas trees was selected by the President and First Lady to adorn the Blue Room in the White House during this holiday season.

The Snyder's magnificent 23-foot Douglas fir was personally delivered last week by the Snyder family to the White House, where they were greeted by First Lady Melania Trump.

Mahantongo Valley Farms has been in the Snyder family for over 200 years, but this is the first time one of their trees has won the National Christmas Tree Contest. There are over 13,000 Christmas tree farms across the country, making this a truly remarkable accomplishment.

Madam Speaker, I would like to thank the Snyder family for their contribution to this wonderful Christmas tradition and for making Pennsylvania and particularly Pennsylvania's Ninth District very proud.

ADDRESS URGENT PRIORITIES OF AMERICA

(Mr. CICILLINE asked and was given permission to address the House for 1 minute.)

Mr. CICILLINE. Madam Speaker, it has been less than a year since Democrats took back the majority in the House. In that short time, we have passed nearly 400 bills to get government working for the people again, by increasing access to quality, affordable healthcare and protecting coverage for preexisting conditions; by raising family wages; by making bold investments in rebuilding our Nation's infrastructure; and by cleaning up corruption in Washington and getting the government to work for the people again.

We have sent more than 275 bipartisan bills to the Senate, where MITCH MCCONNELL is refusing to vote on them. These bills include legislation to protect and strengthen coverage for preexisting conditions, to ensure equal pay for equal work, and to fight back against the debilitating effects of climate change and ban offshore drilling.

We also voted to give 33 million Americans a long-overdue pay raise by raising the minimum wage, provide Gold Star families with much-needed tax relief, and secure our Nation's elections.

Yet, MITCH MCCONNELL has described himself as the "grim reaper" and won't take up any of this legislation.

We are busy doing the work of the American people. We have passed over 375 bipartisan bills that are sitting in the Senate. It is time for the Senate to take up these bills and address the urgent priorities of the American people.

HONORING TREVON TYLER

(Ms. STEVENS asked and was given permission to address the House for 1 minute.)

Ms. STEVENS. Madam Speaker, last week, tragedy struck the South Lyon community in Oakland County, Michigan, as we learned of the death of Trevon Tyler.

Just 17 years old, Trevon died from complications following knee surgery.

Trevon was a beloved member of the South Lyon community and a member of the South Lyon East High School football team.

His coach called him “the nicest, most fun-loving, caring kid.” He “walked with a pretty big pep in his step. He always said hi to everybody. Everybody loved him. He was a little bit of a jokester, had this big laugh, always made you smile.”

Trevon’s incredible family, friends, classmates, and teammates are all heartbroken by his passing. His life was cut tragically short, but he will always be remembered by that smile, his laugh, his friendship, and his contributions to our community.

Today, we are called to live our lives more like Tre, with joy and love at the forefront.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore (Ms. SEWELL of Alabama) laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, December 5, 2019.

Hon. NANCY PELOSI,
The Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on December 5, 2019, at 9:04 a.m.:

That the Senate passed without amendment H.R. 5277.

With best wishes, I am

Sincerely,

CHERYL L. JOHNSON.

PROVIDING FOR CONSIDERATION OF H.R. 4, VOTING RIGHTS ADVANCEMENT ACT OF 2019, AND PROVIDING FOR CONSIDERATION OF H. RES. 326, EXPRESSING THE SENSE OF THE HOUSE OF REPRESENTATIVES REGARDING UNITED STATES EFFORTS TO RESOLVE THE ISRAELI-PALESTINIAN CONFLICT THROUGH A NEGOTIATED TWO-STATE SOLUTION

Mr. RASKIN. Madam Speaker, by direction of the Committee on Rules, I call up House Resolution 741 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 741

Resolved, That upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 4) to amend the Voting Rights Act of 1965 to revise the criteria for determining which States and political sub-

divisions are subject to section 4 of the Act, and for other purposes. All points of order against consideration of the bill are waived. The amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill, modified by the amendment printed in part A of the report of the Committee on Rules accompanying this resolution, shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against provisions in the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto, to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary; and (2) one motion to recommit with or without instructions.

SEC. 2. Upon adoption of this resolution it shall be in order without intervention of any point of order to consider in the House the resolution (H. Res. 326) expressing the sense of the House of Representatives regarding United States efforts to resolve the Israeli-Palestinian conflict through a negotiated two-state solution. The amendments to the resolution and the preamble recommended by the Committee on Foreign Affairs now printed in the resolution, modified by the amendments printed in part B of the report of the Committee on Rules accompanying this resolution, shall be considered as adopted. The resolution, as amended, shall be considered as read. The previous question shall be considered as ordered on the resolution and preamble, as amended, to adoption without intervening motion or demand for division of the question except one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Foreign Affairs.

The SPEAKER pro tempore. The gentleman from Maryland is recognized for 1 hour.

Mr. RASKIN. Madam Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Arizona (Mrs. LESKO), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. RASKIN. Madam Speaker, I ask unanimous consent that all Members be given 5 legislative days within which to revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Maryland?

There was no objection.

Mr. RASKIN. Madam Speaker, on Wednesday, the Rules Committee met and reported a rule, House Resolution 741, providing for consideration of two measures.

First, the rule provides for consideration of H.R. 4, the Voting Rights Advancement Act of 2019, under a closed rule. The rule self-executes a manager’s amendment offered by Chairman NADLER and provides 1 hour of debate equally divided and controlled by the chair and ranking member of the Committee on the Judiciary. The rule provides one motion to recommit.

Additionally, the rule provides for consideration of H. Res. 326, expressing

the sense of the House of Representatives regarding United States efforts to resolve the Israeli-Palestinian conflict through a negotiated two-state solution, under a closed rule.

The rule self-executes two manager’s amendments offered by Chairman ENGEL. The rule provides for 1 hour of debate equally divided and controlled by the chair and ranking member of the Committee on Foreign Affairs.

Madam Speaker, the Voting Rights Act of 1965 is one of the great legislative achievements of American history. It is perhaps the greatest single statute of the 20th century, in a century of great statutes, including the National Labor Relations Act and the Fair Labor Standards Act.

But the Voting Rights Act was born out of the blood, sweat, and tears of the American civil rights movement; in the wake of Freedom Summer; in the murders of Schwerner, Chaney, Goodman, and other civil rights heroes; and in the after the famous March on Washington, where Dr. King made his “I Have a Dream” speech.

The Voting Rights Act transformed American politics by bringing into our elections millions of voters who had been disenfranchised for a century after the Civil War ended. It changed the nature of politics in the Deep South and across the United States, and it changed the politics of the United States Congress as well.

Theoretically, the 13th, 14th, and 15th Amendments had solved the problem of disenfranchisement after the Civil War. The 13th Amendment abolished slavery; the 14th Amendment established equal protection; and the 15th Amendment banned discrimination in voting. But after the dismantling of reconstruction, African Americans were subjected to a regime of disenfranchisement that included violence, terror, grandfather clauses, literacy tests, poll taxes, and an ever-expanding panoply of devices, tricks, and tactics to keep Black people from being able to register to vote and to participate in elections.

The civil rights movement and President Lyndon Johnson fought for the Voting Rights Act, which passed in 1965 and which included a package of strong remedies targeting discriminatory voting practices and devices in the areas where discrimination was most egregious and virulent.

A key component of the Voting Rights Act was section 5, the preclearance requirement, which compelled covered States—that is, the States to which it applied—to stop discriminating and to subject all changes in their voting practices to the Department of Justice or to the United States District Court for the District of Columbia.

States were covered if they had used illegal voting discrimination devices like literacy tests, poll taxes, and character exams, and if fewer than 50 percent of the people were registered to vote or allowed to participate.